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PPLICATION NO. FILING DATE		DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/668,421	09/668,421 09/22/2000		Mohan Ananda	81045.913D3	2663
22804	7590	7590 01/06/2005		EXAMINER	
	ER LAW GF JRY PARK EA		SHERR, CRISTINA O		
SUITE 2300			ART UNIT	PAPER NUMBER	
LOS ANGEI	LES, CA 900	67	3621		
				DATE MAILED: 01/06/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

,		Application No.	Applicant(s)					
	•	09/668,421 ANANDA, MOHAN		HAN				
3	Office Action Summary	Examiner	Art Unit	1				
		Cristina Owen Sherr	3621	W()				
D!! -	The MAILING DATE of this communication a	ppears on the cover sheet wi	th the correspondence	address				
	or Reply		ONTHIO) FROM					
THE - Extended after - If the series of the	HORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION ensions of time may be available under the provisions of 37 CFR 1 or SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a proper of the	I. 1.136(a). In no event, however, may a reply within the statutory minimum of thirt d will apply and will expire SIX (6) MON ate, cause the application to become AB	eply be timely filed y (30) days will be considered to the considered to the mailing date of the constant of	nis communication.				
Status								
1)[Responsive to communication(s) filed on							
<i>′</i> —	•	is action is non-final.						
3)	Since this application is in condition for allow	ance except for formal matt	ers, prosecution as to	the merits is				
	closed in accordance with the practice under	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.					
Disposi	tion of Claims							
4)⊠	Claim(s) <u>198,199 and 201-227</u> is/are pending	g in the application.						
,,	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
6)⊠	Claim(s) 198,199 and 201-227 is/are rejected	d.						
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction and	or election requirement.						
Applicat	tion Papers							
9)	The specification is objected to by the Examir	ner.						
10)	The drawing(s) filed on is/are: a) ☐ ad	ccepted or b) objected to	by the Examiner.					
	Applicant may not request that any objection to the	e drawing(s) be held in abeyar	nce. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the corre	ection is required if the drawing	(s) is objected to. See 37	7 CFR 1.121(d).				
11)	The oath or declaration is objected to by the I	Examiner. Note the attached	d Office Action or form	PTO-152.				
Priority	under 35 U.S.C. § 119							
12)	Acknowledgment is made of a claim for foreig	an priority under 35 U.S.C. §	3 119(a)-(d) or (f).					
)		, , , , , , , , ,					
	1. Certified copies of the priority docume	nts have been received.						
	2. Certified copies of the priority docume	nts have been received in A	pplication No					
	3. Copies of the certified copies of the pri	iority documents have been	received in this Nation	nal Stage				
	application from the International Bure	au (PCT Rule 17.2(a)).						
•	See the attached detailed Office action for a lis	st of the certified copies not	received.					
Attachma	nt/c\							
Attachme	nt(s) ce of References Cited (PTO-892)	4) Intention 9	Summary (PTO-413)					
2) Noti	ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s	s)/Mail Date					
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 er No(s)/Mail Date <u>20</u> .	8) 5) Notice of Ir 6) Other:	nformal Patent Application (—·	PTO-152)				

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DETAILED ACTION

This communication is in response to Applicant's amendment received July 28,
 Claims 198-199 and 201-227 are pending in this case.

Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on June 14, 2004 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Response to Arguments

- 3. Applicant's arguments filed July 28, 2003 have been fully considered but they are not persuasive.
- 4. Applicant argues that this application is a divisional of application 09/163,993 filed 30 September 1998, which is a CIP of several different applications that go back to 22 December 1993 (Ananda, US 5,495,411 A). However, with respect specifically to the dependent claims, the subject matter related to postage was not introduced in the priority applications until 10 June 1997 (08/872,792). Therefore, applicant would not be granted priority back to 22 December 1993 for the claims related to this subject matter. Applicant's priority would be granted back to 10 June 1997 only. Since priority can be granted no earlier than 10 June 1997, the reference to and Kara (5,822,739 filed 2 October 1996) is appropriate. This reference is related to postage metering which would make it appropriate to combine with Cordery (US 5,454,038A).

Claim Rejections - 35 USC § 102

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5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. Claim 198 is rejected under 35 U.S.C. 102(e) as being anticipated by Cordery et al (US 5,454,038A).

Cordery discloses a system for transferring items having value in a computer network comprising a plurality of user terminals coupled to a computer network; a database system coupled to said network and remote from said plurality of user terminals for storing information about one or more users using said plurality of user terminals; and a server system coupled to said network, said server system comprising cryptographic capabilities for transferring an item having value utilizing said information stored in said database system (Col 2 In 60 - col 4 In 26).

7. Claim 216 is rejected under 35 U.S.C. 102(e) as being anticipated by Cordery et al (US 5,454,038A).

Cordery discloses a method for secure processing of items having value in a computer network comprising a plurality of user terminals comprising: storing information about one or more users using a plurality of user terminals in a database system coupled to a network and remote from said plurality of user terminals; and performing secure functions for an item having value utilizing said information stored in said database

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system to execute cryptographic capabilities remote from said plurality of user terminals.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 199, and 201-227 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cordery et al (US 5,454,038A) in view of Kara (US 5,822,739).
- 10. Re claim 199: Neither Cordery nor Kara explicitly discloses the use of a plurality of postal security device data stored in the database for ensuring authenticity or authority of each user, wherein each postal security device data is related to one of the users and the postal security device data related to the one of the users is loaded into the cryptographic device when one of the users requests to print a value-bearing item. However, in col. 13, lines 31-45 thereof, Kara discloses that the server (e.g., the Meter program) verifies whether the proper funding is available for the transaction requested by the user. Therefore it would have been obvious to one of ordinary skill in the art to employ a plurality of postal security device data (e.g., prepaid postage credit) stored in the database for ensuring authenticity or authority of each user (e.g., to prevent fraud by unauthorized users), wherein each postal security device data is related to one of the users and the postal security device data related to the one of the users is loaded into

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the cryptographic device when one of the users requests to print a value-bearing item (e.g., to prevent fraud by unauthorized users).

- 11. Re claims 201, 202, 202, 203, and 204: Cordery discloses:
- database comprises data for creating indicium, account maintenance, and revenue protection (e.g., col. 6, lines 49-53)
- the value-bearing item is a mail-piece (e.g., postage for a mail)
- the cryptographic device generates a digital signature (e.g., digital token).
- the cryptographic device encrypts the request information (col. 3, line 65-col. 4, line 3).
- 12. Re claim 205: In Cordery, it would have been inherent to generate data sufficient to print a postal indicium in compliance with postal service regulation on said mail piece, since otherwise the system would not work.
- 13. Re claims 206 and 208: Cordery discloses that his system is a value printing system without explicit disclosure of the value-bearing system being a ticket or a coupon. However, Kara discloses a ticket or any form of indicia as value-bearing items (col. 15, lines 23-32). Thus, it would have been obvious to one of ordinary skill in the art to use any value-bearing items, e.g., a ticket, coupon, certificate, check, etc., as disclosed by Kara.
- 14. Re claim 207: Cordery does not explicitly disclose the use of a bar code.

 However, as shown by Kara, the use of a bar code with a system of the sort here involved is well known. Re claims 209-215: Cordery discloses the postal security device data comprising an ascending register value, a descending register value, a respective cryptographic device ID, and an indicium key certificate serial number; encryption keys;

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and the use of a password (e.g., col. 4, line 55-col. 7, line 15). Cordery does not explicitly disclose the claimed public and private keys. However, as shown by Kara (e.g., col. 10, lines 18-29), the claimed public/private key feature is well-known encryption method in the art.

- 15. Re claims 209-215: Cordery discloses the postal security device data comprising an ascending register value, a descending register value, a respective cryptographic device ID, and an indicium key certificate serial number; encryption keys; and the use of a password (e.g., col. 4, line 55-col. 7, line 15). Cordery does not explicitly disclose the claimed public and private keys. However, as shown by Kara (e.g., col. 10, lines 18-29), the claimed public/private key feature is well-known encryption method in the art.
- 16. Re claims 216-227: The claimed method would have been obvious to use the system which would have been obvious Cordery in view of Kara as stated supra (claims 198-200 and 202-208).

Conclusion

- 17. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 18. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

- 19. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cristina Owen Sherr whose telephone number is 703-305-0625. The examiner can normally be reached on 8:30-5:00 Monday through Friday.
- 19. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on 703-305-9768. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 20. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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